IN AND FOR THE

Fifth Appellate District

F056921 Barra v. City of Kerman et al.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F058206 In re D.M., a Minor

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F058206 In re D.M., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F058276 In re **D.M.**, a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F058276 In re D.M., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F057487 In re J.A., a Person Coming Under the Juvenile Court Law

The case is remanded to the juvenile court for the court to strike the maximum term of confinement it set. The judgment is affirmed in all other respects.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F057846 People v. Powell

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F057460 People v. Hovanesian; Bankers Insurance Company

The order denying Bankers' motion to vacate the forfeiture and exonerate the bond is affirmed. Gomes, Acting P.J.

We concur: Hill, J.; Poochigian, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F057035 People v. Florez

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F057448 In re E.Z., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F057448 In re E.Z., a Minor

The judgment is reversed with modifications.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F057483 People v. Alvarez

The above-entitled case is submitted for decision.

F057483 People v. Alvarez

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055853 People v. Wright

The above-entitled case is submitted for decision.

F055853 People v. Wright

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F058240 In re D.P. III, a Person Coming Under the Juvenile Court Law

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F058240 In re D.P. III, a Person Coming Under the Juvenile Court Law

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F056242 People v. Guerrero

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F056242 People v. Guerrero

The trial court is directed to prepare and file an amended abstract of judgment which indicates that the court imposed the two-year lower term on the arming enhancement accompanying appellant's conviction in count 2 of possession of methamphetamine for purposes of sale (Health & Saf. Code 11378) and that the court stayed execution of sentence on that enhancement pursuant to section 654. In all other respects. The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F059693 Washington v. Akanno M.D. et al.

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8.140, California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F058660 People v. Jones

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.